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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/936,280	08/13/2002	Richard Courthope Giles	2373/103	2368
2101 75	90 12/01/2004		EXAMINER	
BROMBERG & SUNSTEIN LLP 125 SUMMER STREET			SELF, SHELLEY M	
			ART UNIT	PAPER NUMBER
			3725	

DATE MAILED: 12/01/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
	09/936,280	GILES ET AL.
Office Action Summary	Examiner	Art Unit
	Shelley Self	3725
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed is will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).
Status		
 1) ⊠ Responsive to communication(s) filed on 16 Section 16 Section	action is non-final. nce except for formal matters, pro	
Disposition of Claims		
4) Claim(s) 16-57 is/are pending in the application 4a) Of the above claim(s) is/are withdray 5) Claim(s) 26-29 is/are allowed. 6) Claim(s) 16-19,21,30-33,45 and 51-54 is/are re 7) Claim(s) 20,22-25,34-44,46-50 and 55-57 is/ar 8) Claim(s) are subject to restriction and/o Application Papers 9) The specification is objected to by the Examine 10) The drawing(s) filed on 10 September 2001 is/a Applicant may not request that any objection to the	wn from consideration. ejected. e objected to. r election requirement. er. are: a)⊠ accepted or b)□ objected	e 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex		
Priority under 35 U.S.C. § 119		
12) △ Acknowledgment is made of a claim for foreign a) △ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority document 2. ☐ Certified copies of the priority document 3. △ Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Applicat rity documents have been receive u (PCT Rule 17.2(a)).	ion No ed in this National Stage
Attachment(s)		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	· 	
Paper No(s)/Mail Date S. Patent and Trademark Office	6)	

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DETAILED ACTION

Response to Amendment

The amendment filed on September 16, 2004 has been considered and an action on the merits follows.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter, which the applicant regards as his invention.

Claims 16-25, 30-50 rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. With regard to claim 16, the claim fails to positively recite the critical interrelationship between the transport means and the rotary saw. For example are the saw and transport means operatively connected to each other, if not to what? The term, "adjacent" merely means next to and does not positively recite connecting or contiguous. Clarification is required.

With regard to claims 21, 30 and 45 it is unclear how the anvil is "controllably moveable", i.e. the claims fails to positively recite what or how is the anvil controlled.

Additionally, regarding claims 21, 30 and 45, there is no antecedent basis for the term, "the angle of incidence". Correction is required.

Claim 45 would be allowable if re-written to over come the 35 U.S.C. 112 rejections.

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Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 16-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Carlsson (DE3141940) in view of Holmes (6,026,869). Carlsson discloses a tree harvesting apparatus adapted for mounting on a vehicle to effect continuous tree harvesting, said apparatus comprising a sawing/cutting means for cutting a tree near ground level (15,17), a transport means (15) adjacent said saw for gripping a tree cut by the saw/cutting means and transporting the tree to and dropping (fig. 1) said cut tree in a chipping means (9) located at an end of the transport means (Examiner notes the tree is vertically guided from above, i.e. dropped into a chipper 9) distant the saw/cutting means for chipping the tree; wherein in use when said tree harvesting apparatus is mounted on the vehicle said vehicle driven along a row of trees can continuously cut, chip said trees. Carlsson does not disclose the cutting/sawing means to be a rotary saw. Holmes teaches in a similar art, the use of a rotary saw having a leading edge below a trailing edge for cutting/felling a tree prior to transport of the cut/felled tree to a chipping means. Because the references are from a closely related art, it would have been obvious at the time of the invention to one having ordinary skill in the art to replace Carlsson's cutting/sawing means with a rotary saw or any cutting sawing means so as to efficiently cut the tree prior to the chipping operation, as taught by Holmes.

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Claims 20 and 30-33 and 51-54 are rejected under 35 U.S.C. 103(a) as being unpatentable over Carlsson (DE3141940) in view of Holmes (6,026,869) as applied to claim 16 above, and further in view of Lyman et al. (5,819,825). Neither Carlsson nor Holmes disclose a rotary drum with a moveable anvil. Lyman teaches in a closely related art, the use of a rotary drum in combination with a moveable anvil (Abstract) for varying the chip size in a rotary chipping machine. Because the references are from a closely related art, it would have been obvious at the time of the invention to one having ordinary skill in the art to replace, Carlsson's chipping means (9) with a rotary chipping means having a moveable anvil so as adjust vary chip size as taught by Lyman.

Allowable Subject Matter

Claims 26-29 are allowed.

Claims 20, 22-25, 34-44, 46-50 and 55-57 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Response to Arguments

Applicant's arguments, filed September 16, 2004, with respect to the rejection(s) have been carefully considered and are persuasive. Accordingly, the rejections have been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Carlsson, as noted above.

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Conclusion

Due newly applied reference(s) above, this Office Action is made non-Final.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Shelley Self whose telephone number is (571) 272-4524. The examiner can normally be reached Mon-Fri from 8:30am to 5:00pm. If attempts to reach the examiner by telephone are unsuccessful, the examiner's Supervisor, Allen Ostrager can be reached at (571) 272-4521. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9306 for regular and After Final communications.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIE or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

SSelf November 22, 2004

> ALLEN OSTRAGER SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3700